

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF MASSACHUSETTS

|                            |   |                  |
|----------------------------|---|------------------|
| Dawn M. Jenkins            | ) |                  |
| Plaintiff                  | ) |                  |
|                            | ) |                  |
| v.                         | ) |                  |
|                            | ) | Civil Action     |
| AFNI, INC.; DIVERSIFIED    | ) | No. 12-10622-WGY |
| CONSULTANTS, INC.; EQUIFAX | ) |                  |
| INFORMATION SERVICES, LLC  | ) |                  |
| and EXPERIAN INFORMATION   | ) |                  |
| SOLUTIONS, INC,            | ) |                  |
| Defendants                 | ) |                  |

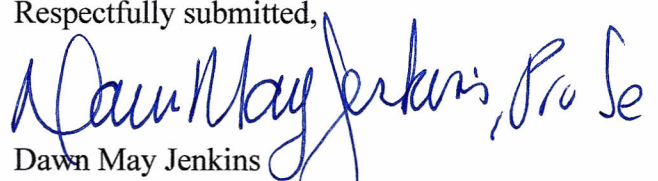
**MOTION TO DISMISS MEDIATION**

Plaintiff Dawn M Jenkins, moves this honorable court to continue the mediation of her case scheduled for November 5, 2012 to a date on or after January 21, 2013. As reasons, the Plaintiff states as follows;

1. Plaintiff recently met with Attorney Mark E. Banford to discuss Plaintiff's case. Attorney Banford agreed to represent Plaintiff but on the condition that the mediation be scheduled to a future date. (See attached)
2. Plaintiff believes mediation will be more productive with benefit of Attorney Banford's counsel and preparation.
3. Plaintiff believes that her case is not ripe for mediation.

Wherefore, Plaintiff requests motion be granted and for any further relief that the court deems just and proper.

Respectfully submitted,

A handwritten signature in blue ink that reads "Dawn May Jenkins, Pro Se". The signature is written in a cursive style with a large, stylized "D" and "J".

Dawn May Jenkins  
c/o 33 Eastern Avenue, Unit 2  
Lynn, Massachusetts 01902  
978-332-3798  
[Smiley349@comcast.net](mailto:Smiley349@comcast.net)

**CERTIFICATE OF SERVICE**

This is to certify that on October 16, 2012, I sent a true and correct copy of the attached

**MOTION TO DISMISS MEDIATION** by depositing same in the United States mail and as well via email to the following:

Maureen P. McAneny (admitted *Pro Hac Vice*)

JONES DAY

1420 Peachtree Street, N.E.

Atlanta, GA 30309

Tel: (404) 581-8327

Fax: (404) 581-8330

[mmcaneny@jonesday.com](mailto:mmcaneny@jonesday.com)

*and*

Robert S. White (BBO #552229)

Bourgeois White, LLP

One West Boylston Street, Suite 307

Worcester, MA 01605

Tel: (508) 753-7038

Fax: (508) 756-1613

[rsw@bourgeoiswhite.com](mailto:rsw@bourgeoiswhite.com)

Defendants Counsel of Record

Experian Information Solutions, Inc.

John J. O'Connor, (BBO #555251)

Peabody & Arnold LLP

Federal Reserve Plaza

600 Atlantic Avenue

Boston, MA 02210-2261

T: 617- 951-2100 / F: 617- 951-2125

[joconnor@peabodyarnold.com](mailto:joconnor@peabodyarnold.com)

Defendants Counsel of Record

Afni, Inc.

Diversified Consultants, Inc.

Katherine S. Kayatta, BBO#675487

Robinson & Cole LLP

One Boston Place, 25th Floor

Boston, MA 02108-4404

T: 617-557-5900 / F: 617-557-5999  
[kkayatta@rc.com](mailto:kkayatta@rc.com)

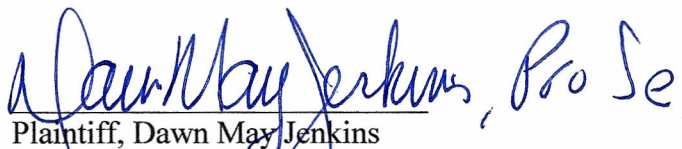
Kendra L. Berardi, BBO#672626  
[kberardi@rc.com](mailto:kberardi@rc.com)

*and*

Brian J. Olson  
KING & SPALDING LLP  
1180 Peachtree St. N.E.  
Atlanta, Georgia 30309  
T: 404-215-5806/ F: 404-572-5100  
[bjolson@kslaw.com](mailto:bjolson@kslaw.com)

Defendants Counsel of Record  
Equifax Information Services LLC

Respectfully submitted,

  
Plaintiff, Dawn May Jenkins  
c/o 33 Eastern Avenue, Unit 2  
Lynn, Massachusetts 01902  
978-332-3798  
[Smiley349@comcast.net](mailto:Smiley349@comcast.net)